07									
G	UTILITY PATENT	TION T	RANSMITTAL	At	Attorney Docket No. Express Mail No.		NIKE.1058 (*) El375171673US		
5 U.S.	(for nonprovisional	der 37 C	C.F.R. § 1.53(b))	Ex					
O	Mail Stop Patent A Commissioner for P.O. Box 1450 Alexandria, VA 22 ntor(s): KEMERLY,	Tobin N.	PL	PLEASE ASSOCIATE APPLICATION WITH CUSTOMER NO. 05251					
Enclose									
Ø	Non-Publication Reques	t Under 35 U.S.C	C. § 122(b)(2)(B)(i)					
16	pages of specification including abstract								
4	sheet(s) of drawings .								
⊠	an assignment of the invention to: Nike Inc and from Nike, Inc. to Nike International, Inc.								
Ø	Declaration of Inventor(s):			Newly executed Copied from a prior application (cation (for contin/	div)
	Incorporation by Reference considered to be part of	nce: the entire di the disclosure of	sclosure of	of the prior application, from	om which	the copy or copi incorporated by r	es of the oa	th or declaration i	s supplied, is
	small entity status is claimed.								
	small entity status was requested in prior application; status still proper and desired.								
	Information Disclosure Statement/PTO-1449/Copies of IDS citations.								
	Benefit is claimed under 35 U.S.C. 119(e) of U.S. Provisional Application No.								
	Other:								
If a C	ontinuing Application: C	heck appropriate	box, and	supply the requisite infor	mation be	elow:			
	Continuation Divi	sional	Contir	nuation-in-Part (CIP)		of prior app	lication no.		.
Prior	application information:	г:	Group Art Unit:						
				CLAIMS AS FIL					
D 1 ==			NUMBER FILED	NUM	BER EXTRA		RATE	FEE	
	C FEE				3	750	\$ 750		
	AL CLAIMS		22 - 20 =		2	X S	18	\$ 36	
	PENDENT CLAIMS	4 - 3 =		1	X S	84	\$ 84		
MUL	TIPLE DEPENDENT CLA	1			1 5	280	s		

NUMBER FILED	NUMBER EXTRA	RATE	FEE						
		\$ 750	\$ 750						
22 - 20 =	2	X \$ 18	\$ 36						
4 - 3 =	1	X \$ 84	\$ 84						
T		\$ 280	\$						
		TOTAL	\$ 870						
applicant has small entity status under 7, then divide total fee by 2, and enter	r 37 CFR 1.9 and er amount here.	SMALL ENTITY TOTAL	\$						
Assignment recordal fee enclosed									
		TOTAL DUE	\$950						
Checks in the amount of \$950.00 and \$80.00 to cover the filing fee and assignment recordal is enclosed.									
ssioner is hereby authorized to charge/credit Deposit Acct. No. 19-2112 as described below. Enclosed is a duplicate of this sheet.									
as filing fee.									
		- ,							
2	22 - 20 = 4 - 3 = NT applicant has small entity status unde 27, then divide total fee by 2, and ente \$80.00 to cover the filing fee and ass o charge/credit Deposit Acct. No. 19-2 as filing fee.	22 - 20 = 2 4 - 3 = 1 NT applicant has small entity status under 37 CFR 1.9 and 27, then divide total fee by 2, and enter amount here. \$80.00 to cover the filing fee and assignment recordal is enclose to charge/credit Deposit Acct. No. 19-2112 as described below. Er as filing fee.	22 - 20 = 2 X \$ 18 4 - 3 = 1 X \$ 84 NT \$ 280 TOTAL applicant has small entity status under 37 CFR 1.9 and 27, then divide total fee by 2, and enter amount here. TOTAL TOTAL TOTAL DUE \$80.00 to cover the filing fee and assignment recordal is enclosed. charge/credit Deposit Acct. No. 19-2112 as described below. Enclosed is a duplicate of this as filing fee.						

9/22/03 Date

Name: Jeffrey B. Williams, Reg. No.: 14571

NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i) First Named Inventor | KEMERLY, Michael C. Title | BALANCING OBJECT Attorney Docket Number | NIKE.105811

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).